## CHAPTER 100

#### FIRE EXTINGUISHERS

#### H. F. 77

AN ACT relating to the installation of automatic fire extinguishing systems in high-rise buildings, and providing penalties.

Be It Enacted by the General Assembly of the State of Iowa:

SECTION 1. Chapter one hundred (100), Code 1975, is amended by 2

adding the following new section:

NEW SECTION. All buildings that are approved for construction, after the effective date of this Act, that exceed four stories in height, or sixty-five feet above grade, shall require the installation of an approved automatic fire extinguishing system designed and installed in conformity with rules and regulations promulgated by the state fire marshal pursuant to chapter one hundred (100) of the Code.

The requirements of this section shall not apply to the following:

1. Any noncombustible elevator storage structure or any noncombustible plant building with noncombustible contents.

2. Any combustible elevator storage structure that is equipped with an approved dry-pipe, nonautomatic sprinkler and automatic alarm system.

3. Buildings in existence or under construction on the effective date of this Act. However, if subsequent to the effective date of this Act any building is enlarged or altered beyond the height limitations applicable to new buildings, such building in its entirety shall be subject to all

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the provisions of this Act.

Plans and installation of systems shall be approved by the state fire marshal, a designee of the state fire marshal, or local authorities having jurisdiction. Except where local fire protection regulations are more stringent, the provisions of this section shall be applicable to all buildings, whether privately or publicly owned. The definition of terms shall be in conformity, insofar as possible, with definitions found in the state building code.

Any person violating the provisions of this Act is guilty of a misdemeanor and shall, upon conviction, be subject to a fine not to exceed one hundred dollars or by imprisonment in the county jail for not more than thirty days, or be subject to both such fine and imprison-

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Approved July 15, 1975

This Act was passed by the G.A. prior to July 1, 1975; see §3.7 of the Code

# CHAPTER 101

# SHERIFF'S FEES

H. F. 891

AN ACT relating to fees collected by sheriffs and certain other police authorities.

Be It Enacted by the General Assembly of the State of Iowa:

- Section one hundred one A point three (101A.3), Code
- 1975, is amended by adding the following new subsection:

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NEW SUBSECTION. The sheriff or the chief of police shall charge a fee of three dollars for each permit issued. The money collected from permit fees shall be deposited in the general fund of the county or the city.

SEC. 2. Section one hundred one A point twelve (101A.12), Code

1975, is amended to read as follows:

101A.12 Use of fees. The fees collected by the commissioner of public safety in issuing licenses shall be deposited in a special fund in the state treasury to be used by the commissioner in administering and enforcing the provisions of this chapter. However, one-sixth of the commercial license fee established under section one hundred one A point two (101A.2) of the Code shall be paid by the treasurer of state to the general fund of the county or city for each storage facility inspected by the sheriff or the police authority of such city.

SEC. 3. Section three hundred twenty-one point four hundred eighty-five (321.485), subsection two (2), Code 1975, is amended by add-

ing the following new paragraph:

New Paragraphs. For preparing the summons or memorandum referred to in paragraphs a or b of this subsection, there shall be charged to the person named in the summons or memorandum, upon his conviction, a fee of two dollars. The fee shall be assessed as part of the court costs and shall be paid into the general fund of the county.

SEC. 4. Section three hundred thirty-seven point eleven (337.11), Code 1975, is amended to read as follows:

337.11 Fees. The sheriff shall charge and be entitled to collect

the following fees:

- 1. For serving a notice and making return thereof, for the first person served, seventy-five cents three dollars, and each additional person, fifty cents three dollars except the fee for serving additional persons in the same household shall be one dollar for each additional service.
- 2. For each warrant served, three dollars, and the repayment of necessary expenses incurred, in executing such warrant, as sworn to by the sheriff; if service of the warrant cannot be made, the repayment of all necessary expenses actually incurred by the sheriff while attempting in good faith to serve such warrant.

3. For serving and returning a subpoena, for each person served, fifty cents three dollars, and the necessary expenses incurred while serv-

ing subpoenas in criminal cases or insane process.

4. For summoning a grand or trial jury, all necessary and actual ex-

penses incurred by him.

5. For summoning a jury to assess the damages to the owners of lands taken for works of internal improvement, and attending them, seven and one-half thirty dollars per day, and necessary expenses incurred. This subsection shall not be so construed as to allow a sheriff to make separate charges for different assessments, which can be made by the same jury and completed in one day of ten hours.

the same jury and completed in one day of ten hours.

6. For serving an execution, attachment, or order for the delivery of personal property, injunction, or any order of court, and making re-

turn thereof, three five dollars.

7. For making and executing a certificate or deed for lands sold on execution, or a bill of sale for personal property sold, one and one-half five dollars.

8. For the time necessarily employed in making an inventory of personal property attached or levied upon, one-dollar three dollars per hour.

9. For a copy of any paper required by law, made by him, for each one hundred words or fraction thereof, twenty-five cents.

10. Mileage in all cases required by law, going and returning, provided that this subsection shall not apply where provision is made for expenses, and in no case shall the law be construed to allow both mileage and expenses for the same services and for the same trip. In case the sheriff transports by auto, one or more persons to any state institution or any other destination required by law, or in case one or more legal papers are served on the same trip, he shall be entitled to but one mileage at the rate prescribed herein, the mileage cost thereof to be prorated to the respective persons transported and also in the case of separate papers served. Provided, however, that in the serving of original notices in civil cases and in the serving and returning of a subpoena the sheriff shall be allowed mileage expenses in each action wherein such original notices or subpoena are served, with a minimum mileage expense of one dollar for each service, and, he may refuse to serve original notices in civil cases until the statutory fees and estimated mileage for service have been paid.

11. For attending sale of property, for each day, one dollar three dollars.

12. For conveying one or more persons to any state, county, or private institution by order of court, or commission, he shall be allowed his necessary expenses, for himself and such person or persons, and in addition thereto, forty cents three dollars per hour for the time necessarily employed in going to and from such institution, same to be charged and accounted for as fees. Should the sheriff or deputy sheriff need any assistance in taking any person to any such institution, the same shall be furnished at the expense of the county.

13. For serving any warrant for the seizure of intoxicating liquors, one dollar; for the removal and custody of such liquor, actual and reasonable expenses; for the destruction of such liquor under the order of the court, one dollar and his actual and reasonable expenses; for posting and leaving notices in such cases, one dollar and his actual expenses.

Approved June 29, 1975

## CHAPTER 102

VESSELS

S. F. 511

AN ACT relating to vessels.

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Be It Enacted by the General Assembly of the State of Iowa:

1 Section 1. Section one hundred six point four (106.4), Code 1975, is amended to read as follows:

106.4 Operation of unnumbered vessels prohibited. Every undocumented vessel except as provided in section one hundred six point six (106.6) of the Code on the waters of this state under the jurisdiction of the state conservation commission and waters specifically delegated to local authorities shall be numbered. No person shall oper-